

Chairman or subcommittee chairman, as appropriate, for that purpose according to rule 11 of the Committee.

(b) Members of the Committee or subcommittee who so desire shall have not more than five minutes to question each witness or panel of witnesses, the responses of the witness or witnesses being included in the five-minute period, until such time as each member has had an opportunity to question each witness or panel of witnesses. Thereafter, additional rounds for questioning witnesses by members are within the discretion of the Chairman or subcommittee chairman, as appropriate.

(c) Questions put to witnesses before the Committee or subcommittee shall be pertinent to the measure or matter that may be before the Committee or subcommittee for consideration.

#### RULE 16. PUBLICATION OF COMMITTEE HEARINGS AND MARKUPS

The transcripts of those hearings conducted by the Committee, subcommittee, or panel will be published officially in verbatim form, with the material requested for the record inserted at that place requested, or at the end of the record, as appropriate. The transcripts of markups conducted by the Committee or any subcommittee may be published officially in verbatim form. Any requests to correct any errors, other than those in transcription, will be appended to the record, and the appropriate place where the change is requested will be footnoted. Any transcript published under this rule shall include the results of record votes conducted in the session covered by the transcript and shall also include materials that have been submitted for the record and are covered under rule 19. The handling and safekeeping of these materials shall fully satisfy the requirements of rule 20. No transcript of an executive session conducted under rule 9 shall be published under this rule.

#### RULE 17. VOTING AND ROLLCALLS

(a) Voting on a measure or matter may be by record vote, division vote, voice vote, or unanimous consent.

(b) A record vote shall be ordered upon the request of one-fifth of those members present.

(c) No vote by any member of the Committee or a subcommittee with respect to any measure or matter shall be cast by proxy.

(d) In the event of a vote or votes, when a member is in attendance at any other committee, subcommittee, or conference committee meeting during that time, the necessary absence of that member shall be so noted in the record vote record, upon timely notification to the Chairman by that member.

(e) The Chairman of the Committee or a subcommittee, as appropriate, with the concurrence of the Ranking Minority Member or the most senior Minority member who is present at the time, may elect to postpone requested record votes until such time or point at a markup as is mutually decided. When proceedings resume on a postponed question, notwithstanding any intervening order for the previous question, the underlying proposition shall remain subject to further debate or amendment to the same extent as when the question was postponed.

#### RULE 18. COMMITTEE REPORTS

(a) If, at the time of approval of any measure or matter by the Committee, any member of the Committee gives timely notice of intention to file supplemental, Minority, additional or dissenting views, that member shall be entitled to not less than two calendar days (excluding Saturdays, Sundays, and legal holidays except when the House is

in session on such days) in which to file such views, in writing and signed by that member, with the Staff Director of the Committee, or the Staff Director's designee. All such views so filed by one or more members of the Committee shall be included within, and shall be a part of, the report filed by the Committee with respect to that measure or matter.

(b) With respect to each record vote on a motion to report any measure or matter, and on any amendment offered to the measure or matter, the total number of votes cast for and against, the names of those voting for and against, and a brief description of the question, shall be included in the Committee report on the measure or matter.

#### RULE 19. PUBLIC INSPECTION OF COMMITTEE ROLLCALLS

The result of each record vote in any meeting of the Committee shall be made available by the Committee for inspection by the public at reasonable times in the offices of the Committee. Information so available for public inspection shall include a description of the amendment, motion, order, or other proposition and the name of each member voting for and each member voting against such amendment, motion, order, or proposition and the names of those members present but not voting.

#### RULE 20. PROTECTION OF NATIONAL SECURITY AND OTHER INFORMATION

(a) Except as provided in clause 2(g) of rule XI of the Rules of the House of Representatives, all national security information bearing a classification of Secret or higher which has been received by the Committee or a subcommittee shall be deemed to have been received in executive session and shall be given appropriate safekeeping.

(b) The Chairman of the Committee shall, with the approval of a majority of the Committee, establish such procedures as in his judgment may be necessary to prevent the unauthorized disclosure of any national security information that is received which is classified as Secret or higher. Such procedures shall, however, ensure access to this information by any member of the Committee or any other Member, Delegate, or Resident Commissioner of the House of Representatives, staff of the Committee, or staff designated under rule 9(c) who have the appropriate security clearances and the need to know, who has requested the opportunity to review such material.

(c) The Chairman of the Committee shall, in consultation with the Ranking Minority Member, establish such procedures as in his judgment may be necessary to prevent the unauthorized disclosure of any proprietary information that is received by the Committee, subcommittee, panel, or task force. Such procedures shall be consistent with the Rules of the House of Representatives and applicable law.

#### RULE 21. COMMITTEE STAFFING

The staffing of the Committee, the standing subcommittees, and any panel or task force designated by the Chairman or chairmen of the subcommittees shall be subject to the Rules of the House of Representatives.

#### RULE 22. COMMITTEE RECORDS

The records of the Committee at the National Archives and Records Administration shall be made available for public use in accordance with rule VII of the Rules of the House of Representatives. The Chairman shall notify the Ranking Minority Member of any decision, pursuant to clause 3(b)(3) or clause 4(b) of rule VII, to withhold a record otherwise available, and the matter shall be presented to the Committee for a determination on the written request of any member of the Committee.

#### RULE 23. HEARING PROCEDURES

Clause 2(k) of rule XI of the Rules of the House of Representatives shall apply to the Committee.

### POLITICAL PRISONERS RAMOS AND COMPEAN, PART II

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Texas (Mr. POE) is recognized for 5 minutes.

Mr. POE of Texas. Mr. Speaker, well, it has finally happened. Mr. Speaker, President Bush, in one of his last acts as President of the United States, commuted the sentences of political prisoners Border Patrol agents Ramos and Compean who were just doing their job down on the violent Texas-Mexico border when they were prosecuted because they happened to shoot a drug dealer who was smuggling in \$750,000 worth of narcotics.

It is good that President Bush has commuted their sentence. We hope to press further with the new President, President Obama, and get a complete pardon for these two individuals. But there already has been an effect of this commutation. You see right away, the Mexican government, in its self-righteous indignation, disapproves of the commutation of Ramos and Compean. Obviously, if the Mexican government is opposed to it, President Bush did the right thing. And who cares what the Mexican Government thinks about the United States enforcing its dignity and enforcing the rule of law and keeping drug smugglers from Mexico out of coming into the United States. So that was obviously the right decision if the Mexican Government is opposed to President Bush's decision.

But also, it will have an effect, hopefully, on our border agents. You see, since this case and other cases where our Federal Government chooses to prosecute border protectors instead of prosecuting criminals who come into the United States, like drug smugglers, since that has occurred so often, our border protectors have been reluctant to enforce the rule of law. And when they see a situation on the border from San Diego to Brownsville, Texas, that may turn out to be violent, they have backed off. And the reason they have backed off is because our Federal Government refuses to protect them when they get themselves in a scrape protecting us and the dignity of the United States. Now maybe our Federal Government will prosecute criminals, drug smugglers, human smugglers who come into the United States, emphasize prosecuting them rather than emphasizing prosecuting Border Patrol agents who are doing their job just to protect the rest of us.

One statistic, Mr. Speaker. Last year, 2008, 1,097 violent assaults were committed against American Border Patrol agents on the southern border of the United States. Of course we don't read about that in the newspaper. We only read about the drug dealers who

get shot by our Border Patrol agents. So 1,097 violent assaults against people who we send down to that violent border to protect us from criminals that are coming into the United States. Three a day occur, and we can suspect that probably three a day have occurred this year. It is important that our government prosecute those assaults, those people who commit crimes against our border agents when they sneak into the United States, many of them to commit crimes in the United States.

It has also gotten so violent on the Texas border that a local sheriff in Hildago County, Lupe Trevino, has issued automatic weapons to his sheriff's deputies, and has told them to use those weapons if they are fired upon. That is a new policy. That is how violent the border is, and they are all down there just protecting us.

One of the reasons they protect us is because of America's unfortunate but tremendous greed for illicit drugs. And because we have an appetite for narcotics in this United States, the drug dealers are willing to supply them. That is another issue. This country has to get around to solving that appetite that we have as a Nation for illicit drugs.

So we have that appetite and we send our Border Patrol agents down to the border to keep those drugs from coming into the United States, and then if one of them gets in a scrape, we prosecute them rather than the drug dealers. Maybe those times have changed because of this commutation. I certainly hope so.

And we certainly can't expect the Mexican Government to do their part. We hear constant reports of corruption in Mexico, especially with Mexican officials on the Mexican side of the Rio Grande River. That is unfortunate because they have an obligation to protect Mexican citizens as well as we on this side have an obligation to protect American citizens.

Border protectors need to know we support them. Back in the days of Vietnam, some of us remember those days when our troops came home, how they were treated. They were treated with utmost disrespect, unfortunately. And we have changed. Our country has changed. We show great respect to our troops that are in Afghanistan and Kosovo and Iraq, and we should because they are protecting us.

Our border protectors down on the border, our Border Patrol agents and our border sheriffs, need to know that America stands behind them as well because they are fighting a war just as important and just as violent as those troops in Afghanistan and Iraq are fighting. And they need to know that we will support them when they do their job, when they enforce the rule of law to keep people out of this country that are coming over here to smuggle drugs. Our Federal Government needs to get on the right side of the border war.

And that's just the way it is.

#### EQUAL ACCESS TO HEALTH CARE

(Mr. MASSA asked and was given permission to address the House for 1 minute.)

Mr. MASSA. Mr. Speaker, I rise today to quiet a voice, to complete a commitment that I made to the 640,000 voters who sent me here.

Ten years ago this month, I completed a course of chemotherapy that saved my life under some of the best and most expert medical care available in the world.

I believe passionately and I believe strongly and I believe to the core of my soul that all Americans should have access to the same medical care that I had access to 10 years ago. And so today I stand to complete a promise and a commitment: I will personally, with malice towards none and negativity towards none, won't accept the Federal and congressional health care benefits policy until such time that all Americans have access to the same medical care that all of us in this exalted and honored Chamber have access to. It is not a pejorative, it is a one-person commitment to try to change the system we have today. And I will not rest until all Americans have access to quality health care.

#### COMMENDING THE NATIONAL CHAMPION UNIVERSITY OF FLORIDA GATORS

The SPEAKER pro tempore. Under a previous order of the House, the gentlewoman from Florida (Ms. CORRINE BROWN) is recognized for 5 minutes.

Ms. CORRINE BROWN of Florida. Mr. Speaker, I rise today to congratulate my University of Florida football team for winning its second NCAA BCS championship bowl game in the last three seasons. Go Gators.

I want to congratulate the University of Florida not only for being the best academic school, but also athletic school in the country.

Their 24-14 victory over the Oklahoma Sooners showed off teamwork, sportsmanship, and one of the defense plays that I have seen. They held the team with the highest scoring offense to just 14 points. The Gators once again came back to prove that the University of Florida season was no fluke, and that the Florida Gators are again a championship team that made history. Congratulations to their great players and outstanding coach, Urban Meyer, for coaching a remarkable group of guys.

Let's do a quick fact check.

The Gators won their second national championship in the past 3 years and the third in the school's history. Florida is the fourth school in the modern era to win two outright national titles in 3 years. Florida finished the 2008 season with a 13-1 record, matching the single-season school record for wins.

□ 1700

Tim Tebow became the fifth player since 1950 to win a Heisman Trophy and two national championships.

The win makes Urban Meyer the fifth active coach with multiple national titles and the fifth coach since the AP poll began in 1936 to win two national championships in his first four seasons at a school.

Tim Tebow, Florida's leader and quarterback, not only ran for 109 yards, but threw 18-for-30 and was flawless in the fourth quarter alone when it mattered the most and the pressure was on.

Percy Harvin, whose gutsy play won him the game ball, came back from an ankle injury and dashed for 122 yards on only nine carries. And it was his 52-yard run down the stretch that set up Jonathan Phillips' 27-yard field goal early in the fourth quarter for a 17-14 lead, which the Gators never lost and never looked back.

There has been some discussion in this body about having a national championship playoff. Let me be clear, we've had a playoff. And I hate to say it, that everything is just not all equal. We want to encourage all of our kids to participate in sports and activities because we know that it builds character, but it is clear that the Gators are superb to any other schools with the conferences that we play in.

So, in closing, I want to leave you again with the Gators' chant that I just love: "One, two, three, four, five, them there Gators don't take no jive."

#### APPLAUDING PRESIDENT BUSH'S COMMUTATION OF BORDER AGENTS' SENTENCES

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from North Carolina (Mr. JONES) is recognized for 5 minutes.

Mr. JONES. Mr. Speaker, on September 14, 2006, I first stood before this House to call attention to the case of two United States Border agents who were convicted in Federal court for shooting and wounding a Mexican drug smuggler who brought 743 pounds of marijuana across our borders in 2005. Now, Mr. Speaker, more than 2½ years and more than 45 speeches later, I stand before this House to thank President Bush for heeding the calls of the American people by commuting the sentences of Agents Ramos and Compean.

The agents entered Federal prison on January 17, 2007, to begin serving sentences of 11 and 12 years respectively. Both men are now due to be released from prison on March 20, 2009, after serving 26 months.

Like the millions of Americans who have followed the case over the past several years, I am so relieved to see the unjust imprisonment of these distinguished law enforcement officers finally come to an end. As these men sat in Federal prison for 2 years, my heart